

To: Honorable Noel L. Hillman

From: Anthony Spruill

Dated 5-17-19

Subject Elderly Offender Release, Pursuant to 34  
U.S.C. Section 60541 (G)(1)(B)

Pre-Release Custody Pursuant to 3624(c) of title 18)

Home Confinement Authority (2)

Your Honor please accept these amendments to  
(3624 of title 18) (A) (B) (C) (1), Which is pertinent to  
my argument. Before I go further I would like  
you to know without a doubt, that a request was  
sent out to Attorney General William Barr, at 950  
Pennsylvania Avenue NW, Room 4400, Washington D.C. 20530  
Sen: Corey Booker, 717 Hart Senate Office Building  
Washington, D.C. 20510;

Jared Kushner, The White House, 1600 Pennsylvania Ave.  
Washington D.C. 20500.

Letters and request, were sent on Mar(1) 2019,  
with the exception of: Warden Bradley sent out on  
5-16-19; I did make requests to my case manager  
and was told that it was a dead issue with this  
Warden. Also he had already denied several other  
inmates, and this happen in March as well; I tell  
you this now for the benefit of the U.S. Attorney.

pg(1) Sir, I will now begin my arguments; First it is stated in (18 USC § 3621) (A) Commitment to Custody of Bureau of Prisons: A person who has been sentenced to a term of imprisonment pursuant to the provisions of subchapter 227 (A) 18 U.S.C. § 3581) shall be committed to the custody of the Bureau of Prisons until the expiration of the term imposed, or until earlier released for satisfactory behavior pursuant to the provisions of section 3624 (18 U.S.C. § 3624)

Title 18 (3624) (A) Date of Release:

A prisoner shall be released by the Bureau of Prisons on the date of the expiration of the prisoner's term of imprisonment, less any time credited toward the service of the prisoner's sentence as provided in subsection (B) Credit for service for satisfactory behavior. A prisoner who is serving a term of imprisonment of more than (1) year, other than a term of imprisonment for the duration of the prisoner's life, may receive credit toward the service of the prisoner's sentence, beyond the time served, of up to 54 days at the end of each year of the prisoner's term of imprisonment, beginning at the end of the first year of the term, subject to determination by the Bureau of Prisons that, during that year, the prisoner has displayed exemplary compliance with institutional disciplinary regulations: So at this time the 47 days is sufficient for my argument.

pg(2) Title 18 3624(c) Pre-release Custody!

(i) In general. The Director of the Bureau of Prisons shall, to the extent practicable, ensure that a prisoner serving a term of imprisonment spends a portion of the final months of that term not to exceed 12 months, under conditions that will afford that prisoner a reasonable opportunity to adjust to and prepare for the re-entry of that prisoner into the community; such conditions may include a community correctional facility;

34 U.S.C 60541(g)(1)(b)

(G) Elderly and family reunification for certain non-violent offenders pilot program:

(i) Program Authorized:

(B) Placement in Home Detention

In carrying out a pilot program as described in sub-paragraph (A) The attorney general may release some or all eligible elderly offenders from a Bureau of Prisons facility and placing such offenders on home detention until the expiration of the prison term to which the offender was sentenced!

Your Honor, please look at the exhibit attached, I will attempt to number them! Credit for service for satisfactory behavior: From pg (1). Here you see B.O.P. have already given me 188 days G.C.T credit and set my projected release date. You can see this computation was certified on 09-26-2017. My first update was 9-6-17

pg(3) Total G.C.T earned as of 5-16-19) Exhibit(2)

Now in exhibit (3) you will see my Home Detention Eligibility date set at 10-05-2020;

I am told this date will be change; But for now I am giving you what I have at this point;

I wanted you to review how B.O.P. calculated, Good conduct credits; You notice they put 54 days, yet it really is conculated to 47 days per year which totals 188 days! Exhibit(4).

Now Exhibit(5), Your Honor B.O.P. is talking about assentment before implementing certain statues; From my knowledge the person who knows every innrate in this place is our case Manager, and basically he prepares the data that will be review.

Here is my Identifying Data: Which will be in my assessment!! The reason why I bring this to your attention, is so that you can see first hand how B.O.P. is working: So now without 2/3 I am eligible to receive 12 months or less which may be split between the halfway house and or home confinement, see page(2) Pre-release Custody (1)

pg. 4 Your Honor I applied for 21<sup>3</sup> under Elderly Offender Release Pursuant to 34 U.S.C. Section 60541(G)(1)(B); Also Pre-release status Pursuant to 3624 (A)(B)(C)(1):

I can see no reason why (3624)(A)(B)(C)(1) should not apply to the 21<sup>3</sup>, nor do I see no justifiable arguments in the prison reform bill. Review Exhibit (1) (2) (4)..

The Supreme Court in Michael G. Barber v. J. E. Thomas, Warden, stated, The Federal Bureau of Prisons method for calculating good time under 18 U.S.C. §. 3624(B) held to be most natural reading of statute and thus lawful. The B.O.P. as I was told by my care Manager, is that those who apply for 60 and older bill cannot or should I say, excluded from 3624 and cannot receive the 47 days applied to there 21<sup>3</sup>; Your Honor I have not seen that in the Prison reform bill; Excuse me Your Honor, It was said that I will not receive it all in any form because of the 1/3 that is applied to the bill; That decision if stands is totally arbitrary;

The fact that Congress carefully rewrote the relevant section in a way that makes my right significantly more valuable tends to support the conclusion that the changes in language made by B.O.P. were deliberate and should not be ignored!

Your Honor, Justice Stevens, with whom Justice White joins, dissenting. Nevertheless states in U.S. v. Wilson 503 U.S. 338 pg 603.

pg (5) The defendants right to the full credit authorized by the statute is obviously an important right. Both the Attorney General and the sentencing judge have a duty to respect and protect that right. Moreover, it is clear that in the event there is a dispute between the parties over the right to a credit, the dispute must be resolved by the court. No one contends that the Attorney General has unreviewable discretion to determine the appropriate credit in any case.<sup>pg 603</sup> It is not lightly to be assumed that Congress intended to depart from a long established policy.

Your Honor, Section 3624(c) of title 18 United States code, as amended by this section, shall apply with respect to all inmates regardless of the date of their offense. Despite (54) days being clearly written in statute. The B.O.P. has interpret the statute based on the maximum of 47 days per year. see Exhibit (1) (2).

Your Honor, this bill in its form was meant to be good, The Presidents words was to give those 60 and older some type of relieve, he stated that those 60 and older shall serve no more than two thirds of their sentence along with any other benefits that will reduce their sentence, he went on and stated 10 to 15 will be implemented towards your sentence for productive activities, all this was to reduce your sentence; Not to this mantle it as some are trying to do; Nevertheless,

Pg 6 God will have the last word, and I believe what was done in the dark behind close doors will come to light. Your Honor, 18 U.S. Code (A) (C) Pre-release Custody, (1) Clearly states the Director of the Bureau of Prisons shall, to the extent practicable, ensure that a prisoner serving a term of imprisonment spends a portion of the final months of that term (not to exceed 12 months), under conditions that will afford that prisoner a reasonable opportunity to adjust to and prepare for the reentry of that prisoner into the community. Such conditions may include a community correctional facility!!

Your Honor this is for every inmate, so why those, the 60 years of age and older are being exempt from (3624c) and other benefits. The law is clear so how can this happen in our society.

In an opinion by Justice Harlan, states Where the conviction or sentence in fact is not authorized by substantive law, then finality interests are at their weakest. He also stated, there is little societal interest in permitting the criminal process to rest at a point where it ought properly never to repose. Mackay at 693 Welch at 126:

In United States Railroad Retirement Board

-V-

Gerhard H. Fritz

449 U.S. 166, 66 L Ed 2d 368

pg 7 Justice Brennan, and Justice Stevens concurring in the judgment. When Congress deprives a small class of persons of vested rights that are protected and, indeed, even enhanced, for others who are in a similar though not identical position, I believe the Constitution requires something more than merely a "conceivable" or a "plausible" explanation for the unequal treatment!

Although the fifth Amendment contains no equal protection clause, it does forbid discrimination that is so unjustifiable as to be violative of due process;

Your Honor it is my deepest hope and prayers that this Court those not take a blind eye to this very serious matter!

I also like to state that I do not hold any bad feelings towards my Care Worker, due to the fact that he has been very helpful to me since I enter this Camp! And he has my respect but he have to answer to his boss the Warden!

In that regard it has been months seeing people rejected by the Warden; And not being able to get nowhere. So I thank God for putting in my heart to write you, Judge Hillman, because I have tremendous respect for you. Thank You for receiving me!

pg 8

May God bless you and the decisions you make!

I therefore verify and certify that all statements contained herein are true and accurate to the best of my knowledge and belief

Dated 5-18-19

CAAHP 540\*23 \*  
PAGE 002 OF 002 \*

SENTENCE MONITORING  
COMPUTATION DATA  
AS OF 09-08-2017

\* 09-08-2017  
\* 16:37:24

REGNO.: 63909-050 NAME: SPRUILL, ANTHONY

-----CURRENT COMPUTATION NO: 010 -----

COMPUTATION 010 WAS LAST UPDATED ON 09-06-2017 AT DSC AUTOMATICALLY

THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN  
CURRENT COMPUTATION 010: 010 010

DATE COMPUTATION BEGAN.....: 09-06-2017  
TOTAL TERM IN EFFECT.....: 48 MONTHS  
TOTAL TERM IN EFFECT CONVERTED...: 4 YEARS  
EARLIEST DATE OF OFFENSE.....: 09-29-2011

JAIL CREDIT.....	FROM DATE	THRU DATE
11-01-2011	11-02-2011	

TOTAL PRIOR CREDIT TIME.....: 2  
TOTAL INOPERATIVE TIME.....: 0  
TOTAL GCT EARNED AND PROJECTED...: 188 *6r 7/5*  
TOTAL GCT EARNED.....: 0  
STATUTORY RELEASE DATE PROJECTED: 02-27-2021  
EXPIRATION FULL TERM DATE.....: 09-03-2021  
TIME SERVED.....: 5 DAYS  
PERCENTAGE OF FULL TERM SERVED...: 0.3

PROJECTED SATISFACTION DATE.....: 02-27-2021  
PROJECTED SATISFACTION METHOD...: GCT REL

REMARKS.....: 09-06-17 V/S TO CAA USP

*Exhibit (2)*

CAAHP 540*23 *	SENTENCE MONITORING	*	05-16-2019
PAGE 002 OF 002 *	COMPUTATION DATA	*	08:34:29
	AS OF 05-16-2019		

REGNO...: 63909-050 NAME: SPRUILL, ANTHONY

-----CURRENT COMPUTATION NO: 010 -----

COMPUTATION 010 WAS LAST UPDATED ON 09-06-2017 AT DSC AUTOMATICALLY  
COMPUTATION CERTIFIED ON 09-26-2017 BY DESIG/SENTENCE COMPUTATION CTR

THE FOLLOWING JUDGMENTS, WARRANTS AND OBLIGATIONS ARE INCLUDED IN  
CURRENT COMPUTATION 010: 010 010

DATE COMPUTATION BEGAN.....: 09-06-2017  
TOTAL TERM IN EFFECT.....: 48 MONTHS  
TOTAL TERM IN EFFECT CONVERTED...: 4 YEARS  
EARLIEST DATE OF OFFENSE.....: 09-29-2011

JAIL CREDIT.....	FROM DATE	THRU DATE
	11-01-2011	11-02-2011

TOTAL PRIOR CREDIT TIME.....: 2  
TOTAL INOPERATIVE TIME.....: 0  
TOTAL GCT EARNED AND PROJECTED...: 188  
TOTAL GCT EARNED.....: 54  
STATUTORY RELEASE DATE PROJECTED: 02-27-2021  
EXPIRATION FULL TERM DATE.....: 09-03-2021  
TIME SERVED.....: 1 YEARS 8 MONTHS 13 DAYS  
PERCENTAGE OF FULL TERM SERVED...: 42.4

PROJECTED SATISFACTION DATE.....: 02-27-2021  
PROJECTED SATISFACTION METHOD...: GCT REL

REMARKS.....: 09-06-17 V/S TO CAA USP

G0000 TRANSACTION SUCCESSFULLY COMPLETED

Exhibit (3)

CAAHP 540\*23 \*  
PAGE 001 \*SENTENCE MONITORING  
COMPUTATION DATA  
AS OF 05-16-2019\* 05-16-2019  
\* 08:34:29

REGNO.: 63909-050 NAME: SPRUILL, ANTHONY

FBI NO.....: 504261R10	DATE OF BIRTH: 06-17-1956	AGE: 62
ARS1.....: CAA/A-DES	QUARTERS.....: G01-044L	
UNIT.....: G UNIT	NOTIFICATIONS: NO	
DETAINERS.....: NO		

HOME DETENTION ELIGIBILITY DATE: 10-05-2020

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.  
 THE INMATE IS PROJECTED FOR RELEASE: 02-27-2021 VIA GCT REL

-----COURT JUDGMENT/WARRANT NO: 010 -----

COURT OF JURISDICTION.....: NEW JERSEY  
 DOCKET NUMBER.....: 1:12-CR-00515-NLH-1  
 JUDGE.....: HILLMAN  
 DATE SENTENCED/PROBATION IMPOSED: 06-01-2017  
 DATE COMMITTED.....: 09-06-2017  
 HOW COMMITTED.....: US DISTRICT COURT COMMITMENT  
 PROBATION IMPOSED.....: NO

	FELONY ASSESS	MISDMNR ASSESS	FINES	COSTS
NON-COMMITTED.:	\$100.00	\$00.00	\$00.00	\$00.00

RESTITUTION...: PROPERTY: NO SERVICES: NO AMOUNT: \$00.00

-----COURT OBLIGATION NO: 010 -----

OFFENSE CODE....: 391  
 OFF/CHG: 21:846;21:841(A) (1) & (B) (1) (C) CONSPIRACY TO PWITD A QUANTITY  
 HEROIN (CT-1)

SENTENCE PROCEDURE.....: 3559 PLRA SENTENCE  
 SENTENCE IMPOSED/TIME TO SERVE.: 48 MONTHS  
 TERM OF SUPERVISION.....: 3 YEARS  
 DATE OF OFFENSE.....: 09-29-2011

G0002

MORE PAGES TO FOLLOW . . .

CAAHP 542\*22 \*  
PAGE 001 OF 001 \*

SENTENCE MONITORING  
GOOD TIME DATA  
AS OF 05-16-2019

\* 05-16-2019  
\* 08:37:05

REGNO....: 63909-050 NAME: SPRUILL, ANTHONY  
ARS 1....: CAA A-DES  
COMPUTATION NUMBER.: 010  
LAST UPDATED: DATE.: 09-06-2017  
UNIT.....: G UNIT  
DATE COMP BEGINS....: 09-06-2017  
TOTAL JAIL CREDIT....: 2  
CURRENT REL DT.....: 07-11-2021 SUN  
PROJ SATISFACT DT....: 02-27-2021 SAT  
ACTUAL SATISFACT DT.:  
DAYS REMAINING.....:  
GED PART STATUS.....:

PLRA  
PRT ACT DT:  
FACT..: DSC CALC: AUTOMATIC  
QUARTERS.....: G01-044L  
COMP STATUS.....: COMPLETE  
TOTAL INOP TIME....: 0  
EXPIRES FULL TERM DT: 09-03-2021  
PROJ SATISF METHOD.: GCT REL  
ACTUAL SATISF METHOD:  
FINAL PUBLIC LAW DAYS:  
DEPORT ORDER DATED..:

-----GOOD CONDUCT TIME AMOUNTS-----

START DATE	STOP DATE	MAX POSSIBLE TO DIS	FFT	ACTUAL TOTALS DIS	VESTED FFT	VESTED AMOUNT	DATE
09-04-2017	09-03-2018	54	54				
09-04-2018	09-03-2019	54					
09-04-2019	09-03-2020	54					
09-04-2020	02-27-2021	26					

TOTAL EARNED AMOUNT.....: 54  
TOTAL EARNED AND PROJECTED AMOUNT.....: 188

G0005 TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED

## G Exhibit (S)

CAAHP 606.00 \* MALE CUSTODY CLASSIFICATION FORM \* 05-16-2019  
 PAGE 001 OF 001 08:39:06

## (A) IDENTIFYING DATA

REG NO...: 63909-050 FORM DATE: 02-05-2019 ORG: CAA  
 NAME....: SPRUILL, ANTHONY

MGTV: NONE  
 PUB SFTY: NONE MVED:

## (B) BASE SCORING

DETAINER: (0) NONE SEVERITY.....: (1) LOW MOD  
 MOS REL.: 24 CRIM HIST SCORE: (10) 13 POINTS  
 ESCAPES.: (0) NONE VIOLENCE.....: (0) NONE  
 VOL SURR: (3) VOL SURR AGE CATEGORY...: (0) 55 AND OVER  
 EDUC LEV: (0) VERFD HS DEGREE/GED DRUG/ALC ABUSE.: (0) NEVER/>5 YEARS

## (C) CUSTODY SCORING

TIME SERVED.....: (4) 26-75% PROG PARTICIPAT: (2) GOOD  
 LIVING SKILLS...: (2) GOOD TYPE DISCIP RPT: (5) NONE  
 FREQ DISCIP RPT.: (3) NONE FAMILY/COMMUN...: (4) GOOD

## --- LEVEL AND CUSTODY SUMMARY ---

BASE CUST VARIANCE	SEC TOTAL	SCORED LEV	MGMT SEC	LEVEL	CUSTODY	CONSIDER
+8	+20	-4	+4	MINIMUM	N/A	OUT

DECREASE

G0005 TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED }

SP-A0143  
JUNE 10

## INMATE REQUEST TO STAFF CDFRM

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member)	DATE:
Warden Bradley	5-16-19
FROM:	REGISTER NO.:
Anthony Spruill	63909050
WORK ASSIGNMENT:	UNIT:
	G

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.

Mr. Bradley I am attaching a letter request for  
Elderly Offender Release Pursuant to 34 U.S.C. Section  
60541 (G)(1)(B) also 3624 (A)(B)(C)

(CC) attorney General William Barr

" Jared Kushner, adviser to the President

" Sen. Cory Booker

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

Record Copy - File; Copy - Inmate

PDF

Prescribed by P5511

This form replaces BP-143.070 dated Oct 85  
and BP-S143.070 APR 94

63909-050  
Anthony Spruill  
FPCC UNIT G  
PO BOX 200  
Waymart, PA 18472  
United States

Honorable Noel L. Hillman  
United States District Judge  
Camden, New Jersey 08101-2797  
P.O. Box 2797

11/11/2018

